PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY					
To: MICHAEL I. MALLIE BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP	PCT				
12400 WILSHIRE BOULEVARD 7TH FLOOR LOS ANGELES, CA 90025	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION				
	(PCT Rule 44.1)				
	Date of Mailing (day/month/year) 15 JAN 2002				
Applicant's or agent's file reference 3801. P040	FOR FURTHER ACTION See paragraphs 1 and 4 below				
Internstional application No. PCT/US01/31012	International filing date (day/month/year) 02 October 2001 (02.10.2001)				
Applicant EBAY, INC					
The applicant is hereby notified that the international searce Filling of amendments and statement under Article 19: The applicant is entitled; if he so withes, to sacend the cit is a search of the cit is					
When? The time limit for filing such amendments is no international search report; however, for more of	rmally I months from the date of transmittal of the details, see the notes on the accompany sheet				
Where? Directly so the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740.14.3	· .				
For more detailed instructions, see the notes of	n the secompanying sheet.				
 The applicant is hereby notified that no international search Article 17(2)(a) to that effect is transmitted herewith. 	a report will be established and that the declaration under				
3. With regard to the protest against payment of (as) addition	onal fee(s) under Rule 40.2, the applicant is notified that:				
applicant's request to forward the texts of both the p	m transmitted to the international Bureau together with the trotest and the decision shereon to the designated Offices.				
no decision has been made yet on the protest; the app	Micant will be notified as soon as a decision is made.				
4. Further action(s): The applicant is reminded of the following: Shortly after 18 months from the priority dae, the international ap- if the applicant wishes to avoid or postpone publication, a notic priority claim, must reach the haternational Bureau as provided completion of the technical preparations for international public	x of withdrawal of the International application, or of the in rules 90 bis 1 and 90 bis 3, respectively, before the				
Within 19 menths from the priority date, a demand for internation wishes to postpone the entry into the national phase until 30 me	ud preliminary examination must be filed if the applicant must from the priority date (in some Offices even Jates).				
Within 20 months from the priority date, the applicant must perfor before all designated Offices which have not been elected in the priority date at could not be elected because they are not bount	e demand or in a later election within 19 months from the				
Name and mailing address of the ISA/US	Authorized officer				
Commissioner of Patents and Trademarks					
Box PCT	Richard Fults // water R Market				
	Richard Fults August R. Matthatic				

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 3801 P040		FOR FURTHER ACTION	see Notif Report (f	Scation of Transmittal of International Search form PCT/ISA/2201 as well as, where applicable,				
	national application No /US01/31012	ication No International filing date (day/month/year		(Earliess) Priority Date (day/month/year) 23 October 2000 (23,10,2000)				
	licant (Y, INC							
accor	international search report co	s been prepared by this International S s being transmined to the International outside of the International objects of a total of sheets. Danied by a copy of each prior art doc	Bureau.	uthority and is transmitted to the applicant				
1.	Basis of the Report a. With regard to the language in which it was	rage, the international search was carrie s filed, unless otherwise indicated under	d out on the	basis of the international application in the				
1	Authority (Rule 23.1(b. With regard to any nucl	b)).		international application furnished to this international application, the international				
	contained in the interr	national application in written form.						
	filed together with the	filed together with the international application in computer readable form						
	furnished subsequently furnished subsequently the statement that the	y to this Authority in written form.						
	furnished subsequenti	y to this Authority in computer readable	form.					
		subsequently furnished written sequence on as filed has been furnished.		s not go beyond the disclosure in the				
	the statement that the been furnished.	information recorded in computer reads	ble form is	identical to the written sequence listing has				
2.	Certain claims were	found unsearchable (See Box I).		A CONTRACT OF MAIN CONTRACT.				
3. 4.	Unity of invention is With regard to the title.	lacking (See Box II).	MC	ANN CONTRACTOR STANFORMS				
	the text is approved as	s submitted by the applicant.						
	the text has been estab	blished by this Authority to read as follo	WS:	•				
5.	With regard to the abstract.							
	the text is approved as	s submitted by the applicant.						
	the text has been estal within one month from	blished, according to Rule 38.2(b), by the the date of mailing of this internation.	sis Authorit; al search rep	y as it appears to Box III. The applicant may, soon, submit comments to this Authority.				
6.	The figure of the drawings to	be published with the abstract is Figure	No.					
	as suggested by the ap	-	*********	None of the figures				
	because the applicant	failed to suggest a figure.		Account to the second				
	J	tter characterizes the invention						

Form PCT/ISA/210 (first sheet) (July 1998)

. INTERNATIONAL SEARCH REPORT

Imernational application No.

PCT/US01/31012

۸.	CLASSIFICATION	OF	SUBJECT	MATTER

IPC(7) : G06F 17/60

US CL -: 705/37

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) U.S.: 705/37

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

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C. DOC	UMENTS CONSIDERED TO BE RELEVANT		······		
Category *	Relevant to claim No.				
Category * Citation of document, with indication, where appropriate, of the relevant pa X Autoday Creates Online Marketplace For Used Auto Industry, Business Wire, Jan				1-29	
2000, entire document.				1-29	
х	US 6,044,363 A (MORT et at) 28 March 2000 (28.0)	ai) 28 March 2000 (28.03.2000), entire document.			
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Further	r documents are listed in the continuation of Box C.		See patent family annex.		
*. \$	preset caregories of cited documents:	-4-	ister document published after the in-		
"A" document defining the general water of the art which is not considered so be of posticular relevance.			date and not in conflict with the appli principle or theory underlying the in-		
		^X*	document of particular relevance; the	claimed invention cannot be	
"E" earlier application or passes published on or after the international filing due			eassidered sove) or eausor be cousid when the document is taken alone		
*L" document which may throw doubts on priority claim(s) or which is cited to establish the publication dute of another citation or other special reason (as		-4-	document of particular retryance; the		
specified			considered to swoote as inventive as combined with one or more other sur	th documents, such combination	
	s referring to an aral disclosure, use, exhibition or other means		being obvious to a person skilled in i	te ait	
"P" document priority o	s published prior to the international filing dure but lover than the sate claimed	-8."	document member of the same paren	t famuly	
Date of the actual completion of the international search 05 December 2001 (05.12.2001)		Date of mailing of the international search report			
		15 (AN 2002			
Name and m	ailing address of the ISA/US	Authori	zed officer	······	
	mmissioner of Patents and Trudenmarks	Richard	Fults R.	N. James	
Wa	shington, D.C. 2023)				
	o. (703)-746-7239 A/210 (corrord sheet) / hdy 1988)	telepho	me No. 703-305-5416		

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY			
To: MICHAEL J. MALLIE BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP	PCT		
THE FLOOR LOS ANGELES. CA 90025 RECEIV	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION		
UV JAN 22 20	02 (PCT Rule 44.1)		
BUNKELY, SOKOLOFF, TAX	Day of Anilons (day/month/year) 15 JAN 2002		
Applicant's or agent's file reference 3801.P040	FOR FURTHER ACTION See paragraphs 1 and 4 below		
International application No. PCT/US01/31012	lucruational filing date (day/month/year) 02 October 2001 (02.10.2001)		
Applicasi EBAY, INC	· · · · · · · · · · · · · · · · · · ·		
 The applicant is hereby notified that the international search to Filling of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims 			
When? The time limit for flling such amendments is near international search report; however, for more de-	nally 2 months from the date of transmittal of the		
Where? Directly to the International Bureau of WIPO 34, chemin des Cotombettes 1211 Geneva 20, Switzerland Facsimile No. (4): 221 746,14,35			
For more detailed instructions, see the notes on a	the accompanying shees.		
The applicant is hereby notified that no international search a Article 17(2)(a) so that affect is transmitted herewith.	report will be established and that the declaration under		
 With regard to the protest against payment of (un) addition 	al for(s) under Rule 40.2, the applicant is notified that:		
	transmitted to the International Bureau together with the nest and the decision thereon to the designated Offices.		
no decision has been made yet on the protest; the appli-	cant will be notified as soon as a decision is made.		
4. Further action(s): The applicant is reminded of the following:			
Shortly after 18 months from the priority date, the international appl if the applicant wishes to avoid or postpone publication, a mairie priority claim, must reach the theremational Bureau as provided in completion of the orchideal preparations for international publica	of withdrawat of the international application, or of the n rules 90 bir 1 and 90 bir 3, respectively, before the		
Within 19 months from the priority date, a demand for international withes to postpone the entry into the national phase until 30 mon	preliminary examination must be filed if the applicant this from the priority date (in some Offices even luter).		
Within 28 months from the printity date, the applicant must perform before all designated Offices which have not been elected in the printity date or could not be elected because they are not bound!	demand or in a later ejection within 19 months from the		
Name and mailing address of the ISA/US Commissioner of Parents and Trademarks	Authorized officer		
Box PCT Washington, D.C. 20231 Facsimile No. (703),746-7239	Richard Fults A. Matthews. Telephone No. 703-305-5416		
From Pf T/ISA /720 / July 1998)	3 xxxpaces rec 343/303/2910		

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NOTES TO FORM PCT/ISA/220 (continued)

The following examples illustrate the monorr in which amendments must be explained in the accompanying letter:

- Where originally there were 48 claims and after amondment of some claims there are 511: Claims 1 to 29, 13, 12, 24, 35, 37 to 48 replaced by amonded claims bearing the same numbers; claims 30, 33 and 34 workinged; new claims 49 to 51 added."
- (Where originally there were 15 claims and after amendment of all claims there are 11).
 Claims 1 to 15 replaced by amended claims 1 to 11.
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:

"Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added," or "Claims 7 to 13 cancelled; new claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."

Where various kinds of smeadaness are used;
 Chims 1-10 unchanged; claims 11 to 15, 18 and 19 cancelled; claims 14, 15 and 16 replaced by ansenaded claim 15, 16 and 17; new claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.4)

The smendments may be concempented by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

The statement abould be brief, it abould are exceed 500 words if in English or if immalated into English.

It should not be confounded with and does not replace the letter indicating the differences between the claims on filled and as smoothed. It must be filled on a septents short and must be identified as such by a bending, predictably by using the words. Testement under Article 18(1).

It should not contribe any disparaging comments on the international search report or the relevance of citations contained in the separate Reference to citations, relevant to a given chain, contained in the international search report. Reference to citations, relevant to a given chain, contained in the international search report. Ref by the need-out jet conconcions with an encodement of that claim.

In what language ?

The amendments insist be made in the language in which the international application is published. The lener and any statement accompanying the unendments must be in the same language as the interestional application if that language is in English or French; at the oboles of the application.

Consequence if a demand for interactional preliminary examination has already been filed ?

If, at the time of filing any manufamons under Article 19, a demand for international perliminary examination has already been submitted, due applicant must perforably, at the same time of filing the amountaments with International Bureau, also the present and the continued of the international Perliminary Examina-Authority (see Rail et 22.48), first sentences.

Consequence with regard to translation of the international application for entry into the national plane?

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 17 may have to be familiated to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic entructions concerning the filling of strutchments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under this Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Youlde, a publication of WTPO.

in these Notes, "Article", "Rule" and "Section" erfer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The optiones has, there in vine processed the international search report, one opportunity to muse the claims of the international applications. It should have ever be emploated that since ad parts of the international applications, claims, description and theretings) may be amended during the international professional procession and theretings) may be amended during the international professionary examination promotions, there is usually so mode to till enamendments of the claims under Article 29 enementment of the resistant under Article 29 enementment of the resistant under the control of the published for the purposes of provincional protection or to has another reason for amending this claim of the control of the provincional protection are validated to some States only.

What parts of the international application may be amended?

The claims only.

The description and the drawings may only be amended during instructional preliminary examination under Chapter Π

When 2 Within 2 months from the date of transmitted of the international search report or 16 mouths from the priority date, whichever time finit expires later, it should be noted, however, that the manufactust will be considered as having been recorded or the enternational from such as the regularishe time limit but before the completion of the technical propagations for international publication. (First 44.1).

Where not to flie the amendments ?

The amendments may only be filed with the international Darcas and not with the receiving Office or the international Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/a filed, see below.

How? Ether by canceling one or more entire cisions, by adding one or more new claims or by amending the text of one or more of the claims to God.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement about ment be numbered in Arabic numerals. Where a claim is cascolled, no renumbering of the other claims is required, in all cases where claims are renumbered, they must be renumbered consensatively (Administrative Instructions, Section 202(6)).

What documents must/may accompany the accordments?

Letter (Section 105(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filled and the claims as amended. It must, in periodite, indicate, in connection with each claim speciating that international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the cision is the result of the division of a claim as filed.